## 00306608/14/2020

- Paul Johnson v. City of New York, et. al., 14-CV-07404 (PKC) (RML) voluntarily dismissed by plaintiff with prejudice and with no admission of fault or liability on February 18, 2015 ending litigation in the Eastern District of New York;
- Rasheen Baxter v. City of New York, et. al., 15-CV-01027 (RRM) (LB) voluntarily dismissed by plaintiff, who received \$35,000 in the case with prejudice and with no admission of fault or liability and release of the defendants on May 23, 2016 ending litigation in the Eastern District of New York.

Additionally, on July 22, 2010, Detective Howard failed to make activity log entries and a UF-250 regarding a stop and had to forfeit one vacation day.

On April 20, 2012, Detective Howard violated committed a departmental rule violation through computer misuse and an incomplete or improper memo book and was given a Schedule B command discipline.

On January 8, 2013, Detective Howard violated a Patrol Guide Procedure by utilizing a department computer system to perform a task not related to official business of the department, namely, using a department database to perform a Finest Inquiry of an individual and failing to make proper activity log entries and lost three days of vacation.

The People reserve the right to move *in limine* to preclude reference to this information, or otherwise to object to its use or introduction into evidence during trial.

Should you wish to discuss this matter, please do not hesitate to call me at during office hours.

Sincerely,

cc: Clerk of the Court